I hereby certify that on March 9, 2011, this correspondence is being submitted to the Patent and Trademark Office via the Office Electronic Filing System in accordance with 37 C.F.R. §1.6(a)(4), addressed to Mail Stop

RCE, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450,

Marilyn R. Khorsandi

PATENT

PATENT

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant : David Allison Bennett, et al.

Application No. : 09/685,078

Filed : October 6, 2000

Filed : October 6, 2000

Title : APPARATUS, SYSTEMS AND METHODS FOR ONLINE, MULTI-CARRIER, MULTI-SERVICE PARCEL SHIPPING

MANAGEMENT FEATURING NOTIFICATION SERVICE OPTION COMPARISON FOR MULTIPLE CARRIERS

Grp./Div. : 3629

Examiner : Plucinski, Jamisue A.

Docket No. : PSTM0010/MRK

TRANSMITTAL LETTER

Mail Stop RCE (Filed Electronically)
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

140 S. Lake Ave., Suite 312 Pasadena, CA 91101 March 9, 2011

Commissioner:

Attached are the following:

- REQUEST FOR CONTINUED EXAMINATION with a large entity RCE fee for the amount of \$ 810.00 as an electronic authorization to charge the below-identified Deposit Account; and
- AMENDMENT AND RESPONSE WITH REQUEST FOR CONTINUED EXAMINATION UNDER 37 CFR §1.114 (pages 1-19; with which three (3) new dependent claims have been added, brining the total claims to twenty (20) -- resulting in no additional claim fees).

A Decision on Appeal (the "<u>Appeal Decision</u>") dated January 10, 2011 affirmed the rejections of Claims 1-6, 28-33, 49-52 and 58 of the above-identified application by the Office Action dated February 20, 2008. Pursuant to 37 CFR §1.304, the January 10, 2011 date of the <u>Appeal Decision</u> set a two-month time frame, namely, by March 10, 2011, by which to file a Notice of Appeal to the U.S. Court of Appeals for the

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Federal Circuit, or for commencing a civil action, or for filing a Request for Continued Examination (RCE) under 37 CFR §1.114. The enclosed Amendment and Response is filed with an RCE under 37 CFR §1.114 with the corresponding RCE fee. It is respectfully submitted that the enclosed Amendment and Response and RCE are timely filed because they are filed before the March 10, 2011 expiration of the two-month time frame indicated by the January 10, 2011 Appeal Decision.

The Commissioner is hereby authorized, pursuant to 37 CFR 1.136(a)(3), to treat any concurrent or future reply or correspondence for the above-identified application, requiring a petition for an extension of time for its timely submission, as incorporating a petition for extension of time for the appropriate length of time. The Commissioner is hereby authorized to charge any fees under 37 CFR 1.16, 1.17 and 1.21, including any required extension fees, which may be required during the **pendency** of this application to Deposit Account No. 501574 and to treat this authorization as a constructive petition for an extension of time in any concurrent or future reply or correspondence for this application requiring a petition for an extension of time for its timely submission. Please show our docket number (PSTM0010/MRK) with any charge or credit to our Deposit Account.

Respectfully submitted, KHORSANDI PATENT LAW GROUP, ALC

> Customer No. 29524 626/796-2856

MRK/mrk Enclosure